## UNITED STATES DISTRICT COURT DISTRICT OF PUERTO RICO

JUAN A. RIBOT-SANTANA,
a/k/a "Cariño",

Plaintiff,

v.

5

9

10

11

12

13

14

16

17

18

19

20

21

22

23

24

25

26

ZOE LABOY-ALVARADO, et al.,

7 Defendants.

Civil No. 98-2049 (JAF)



## ORDER

Plaintiff, Juan A. Ribot-Santana, a/k/a "Cariño", an inmate at the Río Piedras State Penitentiary, brings this pro-se 42 U.S.C. § 1983 action requesting immediate injunctive relief alleging a physical assault by Officer Llaurador on December 16, 1997, in violation of 28 U.S.C. § 1915(g). We previously dismissed a number of other claims made by Plaintiff and granted him permission to proceed in forma pauperis. See Docket Document No. 7. Plaintiff now moves for reconsideration of our previous Opinion and Order and demands judgment in the instant case. See Docket Document No. 8.

Plaintiff, however, does not state a cognizable claim in his motion. We are unable to decipher what Plaintiff is alleging. While we recognize that Plaintiff is proceeding pro se, we are simply unable to make sense out of the current motion. It appears that Plaintiff now alleges denial of timely receipt of our Opinions and

1 ml

AO 72 (Rev 8/82)

Civil No. 98-2049 (JAF) 2-Orders, and denial of access to personal property. However, we do not know who allegedly is denying Plaintiff access to our Opinions and Orders or what personal property Plaintiff alleges is being withheld. Accordingly, we DENY Plaintiff's motion. This Order disposes of Docket Document No. 8. IT IS SO ORDERED. San Juan, Puerto Rico, this